UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

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INNOVATIVE SPORTS MANAGEMENT, INC.,
d/b/a INTEGRATED SPORTS MEDIA

DEFAULT JUDGMENT CV 21-4613 (JMA) (ARL)

Plaintiff,

- against -

MERCEDES S. FLORES RAMIREZ, individually, and d/b/a LA CANDELA II,; and LA CANDELA PERUVIAN CUISINE, INC., an unknown business entity d/b/a LA CANDELA II,

| Defendants. | |
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An Order of Honorable Joan M. Azrack, United States District Judge, having been filed on August 30, 2022; granting in part and denying in Plaintiff's motion for a default judgment; granting the motion as to the liability of Defendant La Candela Peruvian Cuisine, Inc., d/b/a La Candela II; denying the motion as to Defendant Mercedes S, Flores Ramirez; awarding Plaintiff damages in the amount of \$2,844.30; directing Defendant La Candela Peruvian Cuisine, Inc., to pay Plaintiff post-judgment interest calculated form the date of judgment until the date of payment using the federal rate set forth in 28 U.S.C. § 1961; and respectfully directing the Clerk of the Court to enter judgment Plaintiff's favor and to close this case, it is

ORDERED AND ADJUDGED that Plaintiff's motion for a default judgment is granted in part and denied in part; that the motion is granted as to the liability of Defendant La Candela Peruvian Cuisine, Inc., d/b/a La Candela II; that the motion is denied as to Defendant Mercedes S, Flores Ramirez; that Plaintiff is awarded damages in the amount of \$2,844.30; that Defendant La Candela Peruvian Cuisine, Inc., is directed to pay Plaintiff post-judgment interest calculated form

the date of judgment until the date of payment using the federal rate set forth in 28 U.S.C. § 1961; and that this case is closed.

Dated: August 30, 2022

Central Islip, New York

BRENNA B. MAHONEY CLERK OF THE COURT

BY: /S/ JAMES J. TORITTO

DEPUTY CLERK